

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13 UNITED STATES DISTRICT COURT  
14 NORTHERN DISTRICT OF CALIFORNIA  
15  
16 SAN FRANCISCO DIVISION

17 IN RE: UBER TECHNOLOGIES, INC.,  
18 PASSENGER SEXUAL ASSAULT  
LITIGATION

19  
20 This Document Relates to:

21 *All Cases*  
22  
23  
24  
25  
26  
27  
28

Case No. 3:23-md-03084-CRB

**[PROPOSED] ORDER GRANTING  
PLAINTIFFS' ADMINISTRATIVE  
MOTION TO CONSIDER WHETHER  
ANOTHER PARTY'S MATERIALS  
SHOULD BE SEALED [ECF NO. 4008]**

Judge: Hon. Lisa J. Cisneros  
Courtroom: Courtroom G – 15th Floor

Having considered statement in support of Plaintiffs' Administrative Motions to Consider Whether Another Party's Material Should Be Filed Under Seal, dated September 23, 2025, ECF 4008 ("Plaintiffs' Motion"), and Defendants' Unopposed Statement in Support of Plaintiffs' Motion, dated October 1, 2025, ECF \_\_\_\_ ("Statement in Support"), the Court hereby ORDERS that the following materials remain under seal as stated in Defendants' Statement in Support:

Document	Description	Defendants' Request
[Partially Redacted] <b>Letter Brief</b> (ECF 4008-3)	Letter Brief containing references to confidential, proprietary information about the operation, functionality, and design of Uber's S-RAD system	Seal in part (second paragraph of Plaintiffs' Position)
[Partially Redacted] <b>Exhibit A</b> to Letter Brief (ECF 4008-4)	Plaintiffs' detailed requests for S-RAD data, documents, and information, containing confidential, proprietary information about the operation and functionality of Uber's S-RAD system	Seal in part (portion of p. 1)
[Partially Redacted] <b>Exhibit B</b> to Letter Brief (ECF 4008-5)	Declaration of Plaintiffs' ESI discovery and litigation consultant Jonathan Jaffe dated September 22, 2025, containing detailed confidential, proprietary information about the operation, functionality, and design of Uber's S-RAD system from confidential discovery produced by Defendants	Seal in part (¶¶ 17-20, 24-27, 52, fn. 9, 18-20, 22-23)
<b>Exhibit D</b> to Letter Brief (ECF 4008-7)	Transcript of July 23, 2025 Rule 30(b)(6) deposition of Defendants by Sunny Wong, designated as Highly Confidential, containing confidential, proprietary information about the testing, operation, functionality, and design of Uber's S-RAD system	Maintain under seal
<b>Exhibit E</b> to Letter Brief (ECF 4008-8)	Excerpts of transcript of May 20, 2025 deposition of Michael Akamine, designated as Highly Confidential, containing confidential, proprietary information about the operation, functionality, and design of Uber's S-RAD system	Maintain under seal

Document	Description	Defendants’ Request
<b>Exhibit F</b> to Letter Brief (ECF 4008-9)	Transcript of June 25, 2025 Rule 30(b)(6) deposition of Defendants by Sunny Wong, designated as Highly Confidential	Maintain under seal
[Partially Redacted] <b>Exhibit H</b> to Letter Brief (ECF 4008-11)	Declaration of Sunny Wong dated September 24, 2025, containing detailed confidential, proprietary information about the operation, functionality, and design of Uber’s S-RAD system	Seal in part (¶¶ 14, 19, 22, 24, 28)

**IT IS SO ORDERED.**

Dated: \_\_\_\_\_

\_\_\_\_\_  
Hon. Lisa J. Cisneros  
United States Magistrate Judge